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HARDING COMPANY 13465 Midway Road, Suite 400 Dallas, Texas 75244

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SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

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MOD PRODUCERS	88 URB/REV.	PAID UP LEASE
NO SURFACE USE	WITH POOLII	NG PROVISION

Tract No.

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

SUBSURFACE OIL, GAS AND MINERAL LEASE

	SUBSCI	FACE OIL, GAS AND MII	, (.	
_	THIS AGREEMENT ("Lease") made this	day of Sec		08, between
3.	Efrain Martinezes married person, as Lessor (wheth Limited LLP, as Lessee, whose address is 13465 Midw	av Road, Dallas, Texas, 75244, WITNESSE	TH: CAN V.IV	
	1. Lessor in consideration of Ten and no 100 D the agreements of Lessee herein contained hereby, grammining for and producing oil, gas, sulfur, fissionable mageophysical tests and surveys, injecting gas, water and or salt water, dredging and maintaining canals, building re-	ollars and Other Valuable Consideration (\$1 its, leases and lets exclusively unto Lessee fiterials and all other minerals (whether or nother fluids and air into subsurface strata, laying	0.00 & O.V.C.) in hand paid, of the royalties herein proor the purpose of investigating, exploring, prospecting, t similar to those mentioned), conducting exploration, g pipelines, establishing and utilizing facilities for the	, drilling and geologic and lisposition of
	owned or claimed by Lessor adjacent and contiguous th following described land in Tarrant County, Texas, (her	ereto necessary to Lessee in operations to pr	oduce, save, take care of, treat, transport and own said i	minerals, the
		See attached Exhibit "A" for Land Des	cription	
	This Lease also covers and includes all land a whether the same be in said survey or surveys or in adjac purpose of providing a more specific description of the inserting, as appropriate, the applicable Acreage, Survey	ent surveys. Lessor agrees to execute any su Lease Premises. Furthermore, Lessor authorises.	orizes Lessee to complete the description of the Lease	essee for the
	 Without reference to the commencement, pro or cessation at any time of production of oil, gas or oth herein contained to the contrary, this Lease shall be for a mineral is produced from said Land or land pooled there 	or minerals, and without further payments the term of Three (3) years from the date hered	f (called "Primary Term") and as long thereafter as oil,	mything else
	Lesser into the pipeline to which the wells may be comprevailing for the field where produced on the date of puriod oil computed at the well; (b) on gas, including casinghe extraction of gasoline or other product therefrom, the mashall not exceed the amount received by Lessee for such sale; and (c) on fissionable Lessee's election, except that on sulfur mined or market royalty is payable hereunder is regulated by any governmereunder shall not be in excess of the price which Lesse from Lessor's wells or tanks, and of oil, gas and coal proposed therewith, which well is capable of producing oil this Lease shall not terminate, whether it be during or af produced from the Lease Premises covered by this Lease time of such payment would be entitled to receive royalty Bank at royalty owner or owners' agent, and shall continue as desum of One and no/100 Dollar (\$1.00) for each calendar; and this Lease is not otherwise maintained, or this Lease. The first payment of such sum, shall be made on or beformaintained for all accruals to such date, and thereafter of depository bank or, if a depository is not designated above or to the last known address provided in writing Lessee liable for the amount due but it shall not operate accumulate such payments payable to Lessor until the firsthall be made as above provided.	ceted; Lessee may from time to time purchas rehase, and Lessee may sell any royalty oil in ad gas or other gaseous substance, produce after value at the well of 25.00% of the gas of gas computed at the mouth of the well, an elementarials and all other minerals mined and ed, the royalty shall be Two Dollars (\$2.00) tental agency, the market value or market price may receive and retain. Lessee shall have duced from the Lease Premises in all operation, gas and coal shall be computed after ded or gas but such well is not being produced after the Primary Term, (unless released by Lessee shall pay or tender (or make a lay the return of the well was producing, or dependently of the price of the first day of each calendar month after each or before the first day of each third calender, then mailed on or before the due date of to Lessee by Lessor. Lessee's failure to proto terminate this lease. Notwithstanding ar	its possession and pay Lessor the price received by Let if from the Land and sold or used off the Lease Premise of sold or used, provided that on gas sold by Lessee the red on gas sold at the well the royalty shall be 25.00% or marketed, one-tenth either in kind or value at the well marketed, one-tenth either in kind or value at the well per long ton. If the price of any mineral or substance for the purpose of comprise from royalty or other payment the use of water, other one which Lessee may conduct hereunder, including was used in the Lease is not being maintained otherwise as proposed and it shall nevertheless be considered that oil and sona fide attempt to payor tender) as royalty to the particular to their credit in the particular of the particular of the particular of the horizon, zone or formation in which the well is expiration of ninety (90) days from the date the lease is royalty or timely pay or tender any such sum as royalty tything to the contary, Lessee may from time to time to	ice therefore see for such thes or for the market value of the amount of
	4. The cash down payment is consideration for time to time, execute and deliver to Lessor, or to the deport subsurface interval or any depths thereunder and the released as to all minerals, horizons, zones and formation shall thereupon be reduced in the proportion that the across	sitory bank, or file for record a release or release or the by be relieved of all obligations as to the sunder a portion of the Lease Premises, the s	eleased land, mineral, horizon, zone or formation. If in nut-in royalty and other payments computed in accordant	fany mineral this Lease is nee therewith
	or any portion thereof, as to oil, gas and other minerals, wicinity thereof, when in Lessee's judgment it is necessary with the spacing rules of the Railroad Commission of Tet gas or other mineral in and under and that may be producted tolerance of 10% thereof, and units pooled for gas here governmental authority having jurisdiction prescribe or gwith those prescribed or permitted by governmental regulation of acreage allowed for obtaining a permit to drift plus the additional acreage listed in the tables in the Railroad Commission of Texas Rule 86 (density greater than 40 a one or more strata and as to gas in any one or more strata straum or strata, and oil units need not conform as to are portions thereof into other units. Lessee shall file for records facing the pooled acreage as a pooled unit; the unit become effective upon the date it is filed for record. Each the unit is likewise effective as to all other owners of suroption as to oil, gas and other minerals before or after contained the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include, but is not required to include the pooled unit may include the unit area, other than on the land covered hereby a other mineral as the case may be), such well or mine shall hereof. If an oil well on an oil unit, which includes all a portion of the Lease Premises, is reclassified as an oil ap	or any of them, with any other land covered by or advisable to do so in order properly to a cas, or other lawful authority, or when to do suced from the Lease Premises. Units poole used from the Lease Premises. Units poole used from the Lease Premises. Units poole to permit the creation of units larger than those allations. Notwithstanding anything to the coarse a well under the spacing and density provisional Commission of Texas Rule 86 (densitle field or statewide rules for a vertical well cres). Lessee may pool or combine the Lease a. Units formed by pooling as to any stratumera with gas units. Pooling in one or more it ord in the appropriate records of the county is thall become effective as provided in said the unit shall be effective as to all parties here face, mineral, royalty or other rights in land in mencing operations for or completing an oil clude, land or leases upon which a well or mineral may part of a pooled unit which include from was secured before or after the execution oil, gas or other minerals, or any nit, as if the same were included in this Lease and included in the unit, which well is not clast be considered a dry hole for purposes of apor a portion of the Lease Premisers, is reclassification shall the date of such reclassification shall the of Paragraph 6 hereof as to all leases any page of royalties to which owners of royalties and groyalties to which owners of royalties and	explore, or to develop and operate the Lease Premises in o would, in the judgment of Lessee, promote the consert of for oil shall not substantially exceed in area 40 acres 60 acres each plus a tolerance of 10% thereof, provided specified, units thereafter created may conform substantially exceed in area 40 acres of 10% thereof, provided some in the applicable field or statewide rules for a verticety greater than 40 acres), or (ii) the amount of acreage bore, plus the additional acreage listed in the tables in the Premises or any portion thereof, as above provided as nor strata need not conform in size or area with units as a stances shall not exhaust the rights of Lessee to pool to his which the Lease Premises is situated an instrument do instruments, or if said instrument makes no such provito, their heirs, successors and assigns, irrespective of who included in such unit. Lessee may at its election exercises or gas well or wells or mine for other mineral on the Lease capable of producing oil, gas or other mineral in paying other mineral have theretofore been commenced. Of all or a portion of the Lease Premises, regardless of vof this Lease or the instrument designating the pooled isses whether or not the well or wells or mine be located of them, as herein provided, shall be treated for all purprovided that if after creation of a pooled unit, a well or satisfied as the type of well for which the unit was created of them, as a gas well, or if a gas well on a gas unit, which in the considered as the date of cessation of production for the of which are included in the unit other than the leased payments out of production and each of them shall be	ne immediate in compliance or compliance or compliance or compliance of the calculation of oil, is each plus and that should stially in size aclude (i) the calculation oil in any other this Lease or ascribing and ision, it shall hether or not as its pooling ase Premises, and quantities perations for whether such unit, shall be on the Lease coses, except mine drilled of (oil, gas or of Paragraph ocludes all or purposes of premises on e entitled on
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unit if this Lease covers separate tracts within the unit) a pro rata portion of the oil, gas or other minerals produced from the unit after deducting that used for operations on the unit. Such allocation shall be on an acreage basis - that is, there shall be allocated to the acreage covered by this Lease and included in the pooled unit (or to each separate tract within the unit if this Lease covers separate tracts within the unit) that pro rata portion of the oil, gas or other minerals produced from the unit which the number of surface acres covered by this Lease (or in each separate tract) and included in the unit bears to the total number of surface acres included in the unit. As used in this paragraph, the words, "separate tract" mean any tract with royalty ownership differing, now or hereafter, either as to parties or amounts, from that as to any other part of the Lease Premises. Royalties hereunder shall be computed on the portion of such production, whether it be oil, gas or other minerals, so allocated to the Lease Premises and included in the unit just as though such production were from such land. Production from an oil well will be considered as production from the lease or oil pooled unit from which it is producing and not as production from a gas pooled unit and production from a gas well will be considered as production from the lease or gas pooled unit from which it is producing and not from an oil pooled unit. Any pooled unit designated by Lessee in accordance with the terms hereof may be dissolved by Lessee by instrument filed for record in the appropriate records of the county in which the Lease Premises is situated at any time after completion of a dry hole or cessation of production on said unit.

- 6. If at the expiration of the Primary Term, oil, gas, or other mineral is not being produced on the Lease Premises, or from land pooled therewith, but Lessee is then engaged in drilling or reworking operations thereon, or shall have completed a dry hole thereon within 180 days prior to the end of the Primary Term, this Lease shall remain in force so long as operations on said well or for drilling or reworking of any additional well are prosecuted with no cessation of more than 60 consecutive days, and if they result in the production of oil, gas, or other mineral, so long thereafter as oil, gas, or other mineral is produced from the Lease Premises, or from land pooled therewith. If, after the expiration of the Primary Term of this Lease and after oil, gas or other mineral is produced from the Lease Premises, or from land pooled therewith, the production thereof should cease from any cause, this Lease shall not terminate if Lessee commences operations for drilling or reworking within 180 days after the cessation of such production, but shall remain in force and effect so long as Lessee continues drilling or reworking operations on said well or for drilling or reworking of any additional well with no cessation of more than 60 consecutive days, and if they result in the production of oil, gas, or other mineral, so long thereafter as oil, gas, or other mineral is produced from the Lease Premises, or from land pooled therewith. In the event a well or wells producing oil or gas in paying quantities should be brought in on adjacent land and within 660' feet of and draining the Lease Premises, or land pooled therewith. Lessee agrees to drill such offset well or wells as a reasonably prudent operator would drill under the same or similar circumstances.
- 7. Lessee shall have the right at any time during or after the expiration of this Lease to remove all property and fixtures placed by Lessee on the Lease Premises, including the right to draw and remove all casing. When necessary for utilization of the surface for some intended use by Lessor and upon request of Lessor or when deemed necessary by Lessee for protection of the pipeline, Lessee will bury pipelines below ordinary plow depth, and no well shall be drilled within two hundred (200°) feet of any residence or barn now on the Lease Premises without Lessor's consent.
- 8. The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their heirs, successors and assigns: but no change or division in ownership of the land or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee, including, but not limited to, the location and drilling of wells and the measurement of production: and no change or division in such ownership shall be binding on Lessee until forty-five (45) days after Lessee shall have been furnished by registered U.S. mail at Lessee's principal place of business with a certified copy of recorded instrument or instruments evidencing same. In the event of assignment hereof in whole or in part, liability for breach of any obligation hereunder shall rest exclusively upon the owner of this Lease or of a portion thereof who commits such breach. If six or more parties become entitled to royalty hereunder. Lessee may withhold payment thereof unless and until furnished with a recordable instrument executed by all such parties designating an agent to receive payment for all.
- 9. Breach by Lessee of any obligation hereunder shall not work a forfeiture or termination of this Lease nor cause a termination or reversion of the estate created hereby nor be grounds for cancellation hereof in whole or in part. In the event Lessor considers that operations are not at any time being conducted in compliance with this Lease, Lessor shall notify Lessee in writing of the facts relied upon as constituting a breach hereof, and Lessee, if in default, shall have sixty (60) days after receipt of such notice in which to commence compliance with the obligations imposed by virtue of this Lease.
- 10. Lessor hereby warrants and agrees to defend the title to the Lease Premises and agrees that Lessec at its option may discharge any tax, mortgage or other lien upon the Lease Premises, either in whole or in part, and if Lessec does so, it shall be subrogated to such lien with right to enforce same and apply royalties accruing hereunder toward satisfying same. When required by state, federal or other law, Lessec may withhold taxes with respect to royalty and other payments hereunder and remit the amounts withheld to the applicable taxing authority for the credit of Lessor. Without impairment of Lessec's rights under the warranty in event of failure of title, if Lessor owns an interest in the oil, gas or other minerals on, in or under the Lease Premises less than the entire fee simple estate, whether or not this Lease purports to cover the whole or a fractional interest, the royalties, bonus and shut-in royalties to be paid Lessor shall be reduced in the proportion that Lessor's interest bears to the whole and undivided fee and in accordance with the nature of the estate of which Lessor is seized. Should any one or more of the parties named above as Lessor fail to execute this Lease, it shall nevertheless be binding upon the party or parties executing same. If title investigation for Lessec results in a reduction or increase of bonus consideration payable to Lessor, the resulting bonus payment shall be deemed for all purposes to be paid to Lessor on the date when Lessee's check (in substitution for any pre-delivered draft) is delivered to Lessor prior to its due date or, prior to its due date is mailed to Lessor at the last known address provided by Lessor.
- 11. Should Lessee be prevented from complying with any express or implied covenant of this Lease, from conducting drilling or reworking operations thereon or on land pooled therewith or from producing oil, gas or other mineral therefrom or from land pooled therewith by reason of scarcity or of inability to obtain or to use equipment or material, or by operation of force majeure, any federal or state law or any order, rule or regulation of governmental authority, then while so prevented, Lessee's obligation to comply with such covenant shall be suspended, and Lessee shall not be liable in damages for failure to comply therewith; and this Lease shall be extended while and so long as Lessee is prevented by any such cause from conducting drilling or reworking operations on or from producing oil, gas or other minerals from the Lease Premises or land pooled therewith, and the time while Lessee is so prevented shall not be counted against Lessee, anything in this Lease to the contrary notwithstanding.
- 12. Surface Use Restriction: Notwithstanding anything to the contrary contained herein, Lessee agrees that it shall have no right to use the surface of the Lease Premises to exercise any of the rights granted hereunder without first obtaining Lessor's written consent. This provision shall in no way restrict Lessee's exploration of or production from the Lease Premises by means of wells drilled on other lands but entering or bottomed on the Lease Premises. Any wells directionally or herizontally drilled or operated under the Lease Premises with bottomhole locations (for vertical wells) or with horizontal drainhole locations (for horizontal wells) on the Lease Premises shall be regarded as if the wells were drilled on the Lease Premises. Lessee agrees that any drilling under the Lease Premises shall commence at and continue at depths below five hundred feet (500') from the surface of the earth. In addition to Lessee's other rights under this Lease, Lessor hereby grants to Lessee a subsurface easement to drill and operate directional and/or horizontal wells under and through the Lease Premises to reach lands not covered by this Lease and which wells have bottom hole locations (if a vertical well) or horizontal drainhole locations (if a horizontal well) on lands not covered by this Lease or land pooled therewith. Lessee agrees that this subsurface easement shall commence at and continue at all depths below five hundred feet (500') from the surface of the earth.
- 13. Except as expressly provided above in Paragraph 3. Lessor's royalty may not be charged directly, or indirectly, with any of the expenses of production, gathering, dehydration, compression, processing, or treating the gas produced from the land that are incurred prior to the inlet of a gas pipeline evacuating gas from the Lease Premises. After delivery at said inlet, Lessor's royalty shall bear its proportionate share of all costs and expenses, including transportation, to the point of sale.
 - Each singular pronoun herein shall include the plural whenever applicable.
- 15. For convenience, this instrument may be executed in multiple counterparts and Lessor and Lessoe agree that for recording purposes their respective signature page and acknowledgments may be removed from their respective counterpart and attached to a single Oil, Gas and Mineral Lease and for all purposes and obligations hereunder this shall be considered as one single Oil, Gas and Mineral Lease.
- 16. Lessor shall, upon the request of Lessee, use its best efforts in assisting Lessee in obtaining a subordination of Deed of Trust or similar security instrument that may affect the Lease Premises. Additionally, in the event Lessor receives a notice of default, acceleration of loan, or notice of sale under a Deed of Trust or other security instrument affecting the Lease Premises, Lessor shall immediately provide copies of any such notice, and all additional relevant facts, to Lessee. In this regard, Lessor shall comply with all reasonable requests of Lessee.

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

By: J. Efram Martine	By Nubu & Marfing
(Individually and in all Capacities for the above described Land)	(Individually and in all Capacities for the above described Land)
Printed Name: J. Efins Maridiaca	Printed Name: Kimber la Martinez
Title: LOSSOV	Title: Lesson

Individual Acknowledgment

STATE OF TEXAS		
COUNTY OF arrant §		- 4
BEFORE ME, on this day personally known to me to be the person whose name is	y appeared <u>Jesus E. L</u> s subscribed to the foregoing instrument	and acknowledged to me that he/she
executed the same for purposes and consider	rations therein expressed, and in the capa	ncity therein stated.
GIVEN UNDER MY HAND AND	SEAL OF OFFICE, this the 2 grade day	y of <u>Septuber</u> , 2008.
	Notary Public in and for the State	f Texas,
JAMES DAVID YOUNG	Signature of Notary:	
Notary Public, State of 1923	Signature of Holary	2./
June 98, 2011	(Print Name of Notary Here)	the state of the s
SEAL:	My Commission Expires:	#8H1
	('	(/
	Individual Acknowledgment	
STATE OF TEXAS §		
COUNTY OF TARRANT \$		
	y appeared Kinberley M	10 + 00
known to me to be the person whose name i	s subscribed to the foregoing instrument	and acknowledged to me that he/she
executed the same for purposes and consider	ations therein expressed, and in the capa	icity therein stated.
GIVEN UNDER MY HAND AND	SEAL OF OFFICE, this the 27 day	y of Sptenber, 2008.
JAMES DAVID YOUNG	Notary Public in and for the State	€Textas. /
Notary Public, State of Texas My Commission Expires	Signature of Notary	\
June 08, 2011	Tanes David	
	(Print Name of Notary Here)	1213
SEAL:	My Commission Expires:	40/4
	I	,
	Corporate Acknowledgment	
STATE OF TEXAS §		
COUNTY OF §		
	unland and hafana may on this day	v of
	wledged before me, on this day	
, 2008, by	Name of officer) (Title	of officer)
(Name of corporation)	, a corpo (state of incorporation)	-
on behalf of said corporation.		
GIVEN UNDER MY HAND AND	SEAL OF OFFICE, this the day and yea	r last above written.
	Notary Public in and for the State of	f Texas.
	Signature of Notary:	<u> </u>
	• ———	
	(Print Name of Notary Here)	
SEAL:	My Commission Expires:	
. A		/ /
DDJET Q&G Prod 88 Mod/Urb/, N\$U 110507	Page 3 of 5	Initial EM KM

Exhibit "A" Land Description

Attached to and made a part of that certain Oil, Gas and Mineral Lease dated 29 day of September, 2008, by and between DDIET Limited LLP as Lessee and Efficient Martinez samparied person as Lesson
by and between, DDJET Limited LLP as Lessee and Efrain Martinez, a married person, as Lessor.
Lessor authorizes Lessee to insert the Acreage, Survey, Abstract, City and Plat information below, if it is not liready included. From time to time Lessee may determine that some part or all of the Lease Premises should be more specifically described, in which case Lessor agrees to execute any substitute Lease(s) or correction to Lease(s) tendered by Lessee for
such re-description.

0.458 acre(s) of land, more or less, situated in S. Richardson Survey, Abstract No. 1266, and being Lot 8, Block 1, Forest Glenn West, an Addition to the City of North Richland Hills, Tarrant County, Texas, according to the Plat recorded in Volume/Cabinet A, Page/Slide 8899, of the Plat Records, Tarrant County, Texas, and being further described in that certain Deed recorded 04/30/2007 as Entry Number D207147689 of the Official Records of Tarrant County, Texas.

Initial EM LIN

ADDENDUM

Addendum Provisions Govern. The foregoing Addendum and the provisions of the Addendum shall supersede and govern the provisions of this lease, and wherever the provisions of the lease are in conflict with the Addendum, the Addendum shall control. This lease, including the Addendum, shall inure to the benefit of, and be binding upon the parties hereto and their respective heirs, representatives, successors and assigns.

<u>No Warranty of Title</u>. This Lease is made and entered into without any express or implied warranty of title by, or recourse upon, Lessor whatsoever, not even for the return of the consideration paid hereunder or herefor.

Indemnity. Lessor shall indemnify and hold Lessor harmless from and against any and all claims, costs, damages or causes of action of any kind, including, but not limited to, attorney's fees and costs, asserted against Lessor for damages to property, or for injury to or death of any person, including but not limited to, the employees of Lessee, its successors, assigns, contractors or subcontractors, which are exclusively caused by Lessee's operations hereunder. As a condition precedent for Lessor's right to enforce this indemnity, Lessor shall notify Lessee in writing of any claim asserted against Lessor within Thirty (30) days after such claim is asserted against Lessor, and Lessor shall provide full details of such claim. Lessee shall have the right at any time to take over the defense of any said claim. In any event Lessor shall keep Lessee fully advised of the status of the claim and no settlement of any claim shall be made without Lessee's prior written consent. These indemnities shall expire upon the earlier of (i) expiration of the applicable statute of limitations or (ii) Two (2) years after termination of this Lease. All indemnities by Lessee hereunder expressly exclude third party beneficiaries. NOTWITHSTANDING THE FOREGOING, IN NO EVENT SHALL LESSEE INDEMNIFY FOR OR BE LIABLE UNDER THIS LEASE FOR ANY LOST PROFITS, EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL DAMAGES OR THE LIKE, EACH OF WHICH IS HEREBY EXCLUDED BY THIS LEASE.

Subordination Agreement Fees. Notwithstanding anything contained herein to the contrary, neither Lessee nor Lessee's assigns shall ever require a subordination, partial release of lien, release of lien, consent or other documentation from any lender of Lessor that has a lien on said land as a condition to Lessor receiving the agreed signing bonus or any subsequent royalty payment. However, Lessor will cooperate with any reasonable effort of Lessee to obtain same from Lessor's lender on behalf of Lessee, and Lessee shall pay the reasonable, out-of-pocket fees and costs incurred in connection therewith.

<u>Inspection of Lessee's Records</u>. Upon written request and at its sole expense, Lessor and/or Lessor's representatives shall have the right to inspect all lease and title records and well records of Lessee relating to this Lease, operations conducted on or in connection with this Lease or lands pooled herein, and the sale and marketing of production from the Lease, including contracts for the sale of any production from the Lease, and the payment of royalties, including the right to audit Lessee's books insofar as they relate to the foregoing. Such inspection shall be limited to an annual basis only and during Lessee's normal business hours.

Excess Royalty Payments. Any payment of royalty or Shut-in Royalty hereunder paid to Lessor in excess of the amount actually due to the Lessor shall nevertheless become the property of Lessor if Lessee does not make written request to Lessor for reimbursement within two (2) years from the date that Lessor received the erroneous payment, it being agreed and expressly understood between the parties hereto that Lessor is not the collecting agent for any other royalty owner under the Land, and a determination of the name, interest ownership and whereabouts of any person entitled to any payment whatsoever under the terms hereof shall be the sole responsibility of Lessee. It is further expressly agreed and understood that this provision shall in no way diminish the obligation of Lessee to make full and punctual payments of all amounts due to Lessor or to any other person under the terms and provisions of this Lease.

<u>Force Majeure</u>. The period of time allowed for "force majeure" under paragraph 11 of the Lease shall be limited to two (2) years in the aggregate.

<u>Free Will</u>. Be it known that Lessor agrees to sign this agreement of its own free will and Lessor was in no way coerced to sign said Lease by Lessee, Forest Glenn West, Phase I, Mineral Alliance, the committee members, volunteers and/or attorneys associated with the group, or any agent thereof. All proceeds from the Lease fully remain the property of the Lessor.

After Recording Return to: HARDING COMPANY 13465 MIDWAY ROAD, STE. 400 DALLAS, TEXAS 75244 PHONE (214) 361-4292 FAX (214) 750-7351

Initial CM WM